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**From:** Bauer, Jeff [/O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=A4558BD6EF54412BAE4A992C7C807E24-JBAUER]  
**Sent:** 4/16/2021 4:28:04 PM  
**To:** Daniels, Rhys G. [daniels@khlaw.com]  
**CC:** Berger, Tom C. [Berger@khlaw.com]  
**Subject:** RE: Report Request - P-15-04X2-04X7 and P-15-05X5-05X8

Rhys,

I cannot locate where your listed in the PMN as an Authroized official. I did fax 3<sup>rd</sup> party sanitized documents eng, exp, standard review to the technical contact during the review. A new contact was to be added (Deb) to the PMN but that never happened and my last communication went to only contact in the PMN and it is listed in CDX for you to review of the inhalation studies. If the contact would like me to sanitized documents we now will put them directly into CDX (with the respective consolidated set) and no longer email them. Can you Modify the two consolidated PMNs with the updated Contact information and I can Sanitize the Engineering report, exposure report and the Standard review Report. Sine they came in as two different submission there will be an exposure report and engineering report for the respective submissions. However the Standard review is for both sets.

Thanks

Jeff

564-9042

Jeff Bauer - Program Manager

United States Environmental Protection Agency (USEPA)

Office of Pollution Prevention and Toxics (OPPT)

New Chemicals Program (7405M)

**Ex. 6 Internal link**

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**From:** Daniels, Rhys G. <daniels@khlaw.com>  
**Sent:** Friday, April 16, 2021 11:12 AM  
**To:** Bauer, Jeff <Bauer.Jeff@epa.gov>  
**Cc:** Berger, Tom C. <Berger@khlaw.com>  
**Subject:** Report Request - P-15-04X2-04X7 and P-15-05X5-05X8

Morning Jeff,

In January 2018, our client entered into a TSCA consent order with EPA covering 10 PMN substances, designated as P-15-04X2 through P-15-04X7 and P-15-05X5 through P-15-05X8. As stipulated in the Consent Order, our client submitted draft final reports for two toxicity studies to EPA in July 2019.

In connection with modification or revocation of the TSCA Consent Order, the submitter has requested that we obtain copies of the original and any updated, post-study submission versions of the Initial Review Engineering Reports, Structure-Activity Reports, Health Reports, and any other reports the Agency prepared during review on the potential toxicity of and exposure to the PMN substances.

Because we are listed as technical contacts in the original PMNs, we request EPA to provide the sanitized documents directly to us.

As always, please let us know if you have any questions concerning this request.

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